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| S APPLICATION NO. | FIRST NAMED APPLICANT | | ATTY. DOCKET NO. | |
| 08/196.154 | LIVINGSTON | P | 43016-A-PCT | |
| | | INTERNATI | ONAL APPLICATION NO. | |
| JOHN P. WHITE | 5611 | PCT, | PCT/US94/00757 | |
| COOPER & DUNHAM 30 ROCKERELLER PLAZA | | I.A. FILING DATE | PRIORITY DATE | |

| JOHN P. WHITE | 5611 | PCT/US9 | 4/00757 | |
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| COOPER & DUNHAM 30 RÖCKEFELLER PLAZA | | I.A. FILING DATE | PRIORITY DATE | |
| NEW YORK, NEW YORK 10112 | | 01/21/94 | 01/22/93 | |
| | - | J DATE MAILED: 10 | /19/95 | |
| NOTIFICATION OF MISSING REC STATES DESIGNA | QUIREMENTS UNDE ATED/ELECTED OFF | | E UNITED | |
| 1. The following items have been submitted by Office as | y the applicant or the IB to 1.494), .495): in: ation into English. r DO/EO/US. stinto English. lation Report in English ational Preliminary Examinandand Address. | o the United States Patent a nd its Annexes, if any. nation Report into English. | nd Trademark | |
| 2. The following items MUST be furnished with ments for acceptance under 35 U.S.C. 371: a. Translation of the application into E later than the appropriate 20 or 30 m. The current translation is defermant translation. b. Processing fee for providing the translation. c. Oath or Declaration of the inventors by International application number. The current oath or declaration on the attached PTO-152. d. Surcharge for providing the oath or priority date (37 CFR 1.492(e)). 3. Additional claim fees of \$ | English. Note a processing months from the priority dective for the reasons indinslation of the application be priority date (37 CFR 1 s, in compliance with 37 Cr and international filing don does not comply with 3 declaration later than the large entity specificant must submit the | g fee will be required if sublate. cated on the attached Notice and/or the Annexes later to .492(f)). CFR 1.63, identifying the addate. 7 CFR 1.63 for the reasons appropriate 20 or 30 montionall entity, including any re- | penitted the of Defective than the pplication s indicated the from the equired | |
| ALL OF THE ITEMS SET FORTH I WITHIN ONE MONTH FROM THE MONTHS FROM THE PRIORITY I LATER. FAILURE TO PROPERLY | IN 2(a) -2(d) AND 3 E DATE OF THIS NO DATE FOR THE AP | OTICE OR BY 2: PPLICATION, WHIC | l or Z 31 HEVER IS | |
| The time period set above may be extended by 37 CFR 1.136(a). | filing a petition and fee f | or extension of time under | the provisions of | |
| 4. Translation of the Annexes MUST be submicancelled. Note a processing fee will be required. 5. The Article 19 amendments are cancel 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) | red if submitted later than tled since a translation wa | a 30 months from the priori | tv date. | |
| Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (37 CFR 1.5). | | | | |

| A copy of this notice MUST be retu | rned with the response. |
|---|------------------------------------|
| Enclosed: PTO-152 Notice of Defective Translation PTO-875 | Charitta A. Burt Paralegal Species |
| FORM PCT/DO/EO/905 (May 1993) | Telephone: (703) 305-2424 |

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